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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/072,707	02/05/2002	Alain Houle	CISCP730 1909	
54406 7	590 12/07/2005		EXAMINER	
	LLP/CISCO		KIM, DA	AVID S
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SUITE 710			ART UNIT	PAPER NUMBER
SANTA CLARA, CA 95050			2633	

DATE MAILED: 12/07/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/072,707	HOULE ET AL.	
Examiner	Art Unit	
David S. Kim	2633	

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	David S. Kim	2633	
The MAILING DATE of this communication appe	ars on the cover sheet with the c	correspondence add	ress
THE REPLY FILED <u>28 November 2005</u> FAILS TO PLACE THIS	S APPLICATION IN CONDITION F	OR ALLOWANCE.	
1. The reply was filed after a final rejection, but prior to or on this application, applicant must timely file one of the follow places the application in condition for allowance; (2) a No a Request for Continued Examination (RCE) in compliant time periods:	ving replies: (1) an amendment, aff tice of Appeal (with appeal fee) in o ce with 37 CFR 1.114. The reply mu	idavit, or other evider compliance with 37 C	nce, which FR 41.31; or (3)
 a)	dvisory Action, or (2) the date set forth		
no event, however, will the statutory period for reply expire I Examiner Note: If box 1 is checked, check either box (a) or TAYO MONTHS OF THE FINAL REJECTION. See MEED 7.	(b). ONLY CHECK BOX (b) WHEN THE	•	
TWO MONTHS OF THE FINAL REJECTION. See MPEP 76 Extensions of time may be obtained under 37 CFR 1.136(a). The date	• •	36(a) and the appropria	te evtension fee
nave been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	tension and the corresponding amount shortened statutory period for reply orig than three months after the mailing da	of the fee. The approprinally set in the final Offi	iate extension fee ice action; or (2) a
2. The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any external a Notice of Appeal has been filed, any reply must be filed.	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of th	
AMENDMENTS			
3. The proposed amendment(s) filed after a final rejection, to the proposed amendment (s) filed after a final rejection, to the proposed amendment (s) They reign appropriate that would require further and the proposed amendment (s) filed after a final rejection, to the proposed amendment (s) filed after a final rejection, to the proposed amendment (s) filed after a final rejection, to the proposed amendment (s) filed after a final rejection, to the proposed amendment (s) filed after a final rejection, to the proposed amendment (s) filed after a final rejection, to the proposed amendment (s) filed after a final rejection, to the proposed amendment (s) filed after a final rejection (s) filed after a fil			ecause
 (a) ☐ They raise new issues that would require further co. (b) ☒ They raise the issue of new matter (see NOTE belo 	-	i ⊏ below);	
(c) They are not deemed to place the application in bet appeal; and/or	• •	ducing or simplifying	the issues for
(d) They present additional claims without canceling a NOTE: See Continuation Sheet. (See 37 CFR 1.1		ected claims.	
4. The amendments are not in compliance with 37 CFR 1.13		mpliant Amendment	(PTOL-324)
5. Applicant's reply has overcome the following rejection(s)			
6. Newly proposed or amended claim(s) would be al non-allowable claim(s).		timely filed amendme	int canceling the
7. For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is provided the status of the claim(s) is (or will be) as follows: Claim(s) allowed: <u>none</u> . Claim(s) objected to: <u>none</u> .		l be entered and an e	explanation of
Claim(s) rejected: <u>1-7,9-14,16,18-25 and 27-33</u> . Claim(s) withdrawn from consideration: <u>none</u> .			
AFFIDAVIT OR OTHER EVIDENCE			
3. The affidavit or other evidence filed after a final action, bu because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).			
The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under appear y and was not earlier presented. S	al and/or appellant fai ee 37 CFR 41.33(d)(ls to provide a 1).
I0. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER	n of the status of the claims after er	ntry is below or attach	ned.
11. The request for reconsideration has been considered bu See Continuation Sheet.	t does NOT place the application in	n condition for allowar	nce because:
 12. ☐ Note the attached Information Disclosure Statement(s). 13. ☒ Other: See Continuation Sheet. 	(PTO/SB/08 or PTO-1449) Paper N	lo(s)	

Continuation of 3. NOTE:

Applicant's amendments to claims 2, 10, 18-19, and 28-30 introduce new matter. In particular, notice that they introduce a particular coding scheme to a particular "first" signal in the embodiment of Applicant's invention that employs error correction coding on multiple data signals. Although Applicant's disclosure does introduce the use of a particular coding scheme (Reed-Solomon, G.975, G.709 in p. 9+) on a particular "first" signal (middle signal in Fig. 2), this usage of a particular coding scheme is only disclosed for an embodiment of Applicant's invention that employs error correction coding on only one data signal (embodiment in Fig. 2), not multiple data signals (embodiment in Figs. 4A-4B). Applicant's disclosure does not disclose the use of a particular coding scheme (such as Reed-Solomon coding, standard G.975 coding, or standard G.709 coding) in the embodiment of the invention that employs error correction coding on multiple data signals. Accordingly, as Applicant's amendments to claims 2, 10, 18-19, and 28-30 introduce these limitations that are not taught by Applicant's disclosure, these same amendments introduce new matter.

Furthermore, even if Applicant's disclosure did teach this subject matter, the standing rejections already apply a particular error correction coding to a particular "first" signal. For example, see the Reed-Solomon code references in the previous Office Action (mailed on 21 September 2005, p. 5, middle paragraph, p. 6, first paragraph reference to col. 8, l. 2-9 of Swanson). Thus, it is likely that Applicant's amendments to claims 2, 10, 18-19, and 28-30 would introduce subject matter that would be rejected in view of the standing rejections in the previous Office Action (mailed on 21 September 2005).

Continuation of 11. does NOT place the application in condition for allowance because: Applicant's arguments, filed on 28 November 2005, with respect to the claim rejections under 35 U.S.C. 103(a) over Swanson, have been fully considered but are not persuasive. Applicant present two salient points.

Regarding the first point, Applicant states,

"First, the extensive teachings of Swanson et al. cited by the Examiner for upgrading channels work against the Examiner's position. The combinations and permutations of using FEC on channels are numerous. Nonetheless, not even a passing mention is made of the applicants' claimed invention" (filed on 28 November 2005, p. 10, 1st full paragraph).

Examiner does not understand how the number of "combinations and permutations of using FEC on channels" works against Examiner's position. In Examiner's perspective, the fact that "the combinations and permutations of using FEC on channel are numerous" means that there are many possible choices of coding schemes that are available to one of ordinary skill in the art. The wide number of choices allows one of ordinary skill in the art to take advantage of desirable features that are particular to different coding schemes in different transmission situations (e.g., Swanson, col. 7, I. 2-14, 20-25, 34-36, 51-57). It is not clear how the fact that "the combinations and permutations of using FEC on channel are numerous" works against Examiner's argument to "apply error correction coding to multiple data signals such that said one data signal experiences a greater coding gain than another data signal", especially when explicit purposes of Swanson's teachings include the upgrading of channels (Swanson, col. 3, I. 3-7, col. 6, I. 8) by applying these various error correction coding schemes (col. 7, I. 1 - col. 8, I. 21). Also, although a "passing mention" of Applicant's claimed invention is not made by Swanson, this observation is already implied by the fact that Swanson was applied in an obviousness rejection under 35 U.S.C. 103. Accordingly, Applicant's first point is not persuasive.

Regarding the second point, Applicant states,

"Secondly, the repeated cautionary language in the Swanson patent suggest that the Examiner is perhaps hasty in assuming what a person of ordinary skill in the art would be motivated to do or perhaps reflects impermissible hindsight of the applicants' invention. For example, immediately after the portion (col. 8, II. 2-9) cited by the Examiner for upgrading a channel, Swanson et al. warn, 'However, other considerations come into play when a channel at rate R' which originally designed for rate R. Of particular concern are chromatic dispersion and polarization mode dispersion. The effects of dispersion in optical systems become more pronounced..." (filed on 28 November 2005, p. 10, 1st full paragraph).

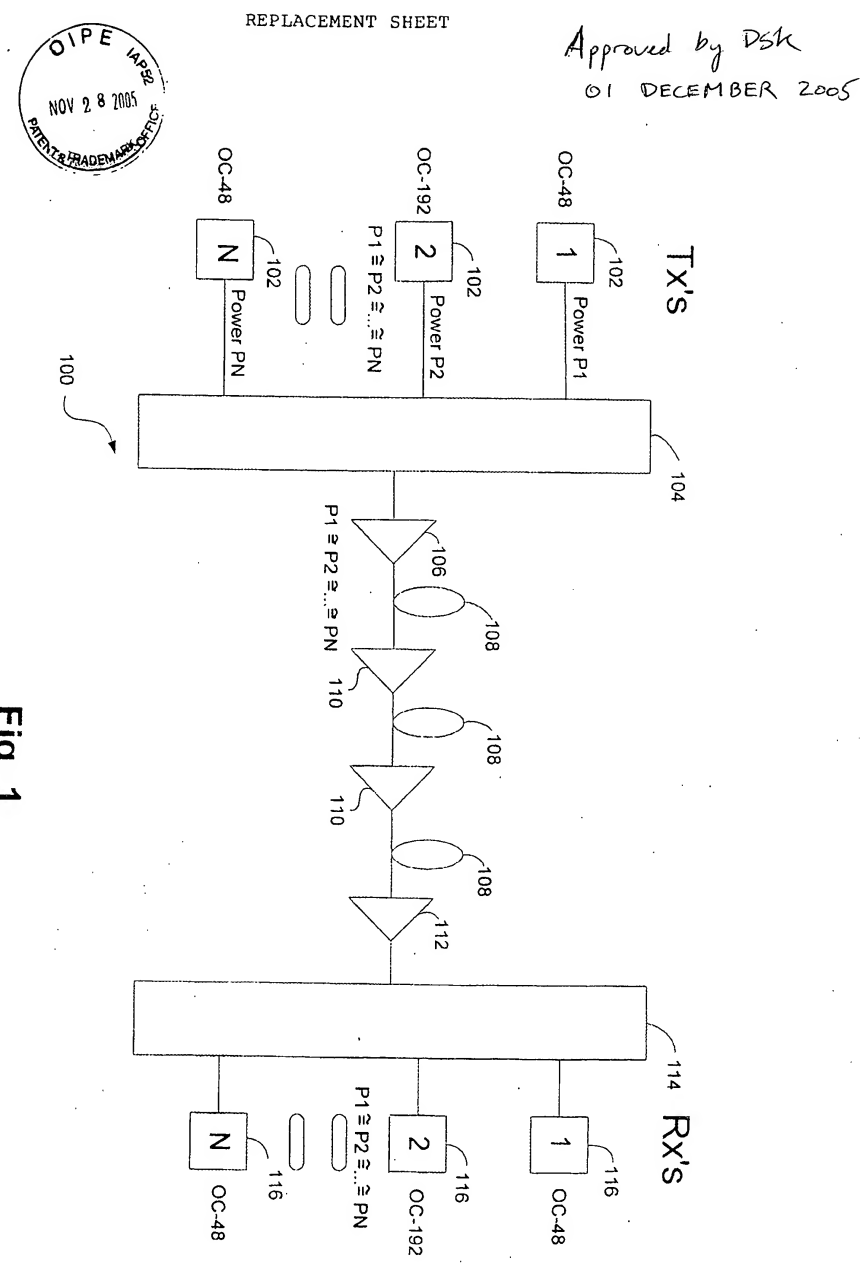
Examiner respectfully notes that this portion cited by Applicant also teaches a portion of Examiner's argument. That is, even though Applicant points out the warning nature of this portion of Swanson et al., this same portion concludes by suggesting a particular coding scheme to employ in an upgrading process, "Thus, in this situation, a concatenated convolutional and block code may be appropriate" (Swanson, col. 8, I. 17-18). That is, although Applicant may feel that Swanson et al. cautions against cavalier application of any coding teachings without consideration of effects such as chromatic dispersion and polarization mode dispersion, Swanson et al., nonetheless, teaches a particular coding scheme (i.e., concatenated convolutional and block code) that would be suitable in consideration of these effects. Coincidentally, Examiner's standing rejections rely on this same particular coding scheme (i.e., concatenated convolutional and block code as referenced through Swanson, col. 7, I. 34-50 on p. 5 of the Office Action mailed on 21 September 2005). Thus, although Examiner appreciates Applicant's concern and attention to the cautionary language in the Swanson patent, Examiner respectfully maintains that the standing rejections do rely on positive teachings and suggestions from Swanson so that the argument presented therein falls within the scope of what a person of ordinary skill in the art would have been reasonably motivated to do without impermissible hindsight of Applicant's invention. Accordingly, Applicant's second point is not persuasive.

Summarily, Applicant's arguments are not persuasive. Accordingly, Examiner respectfully maintains the standing rejections.

Continuation of 13. Other:

appreciated. Applicant filed a new Fig. 1 on 28 November 2005. This drawing replacement sheet is approved. Although a drawing objection to Fig. 4A was presented in the previous Office Action, the explanation was inadvertently omitted. Examiner objects to Fig. 4A since the labels "OC-48" and "OC-192" are not supported in the specification for the embodiment shown in Fig. 4A. That is, Fig. 4A shows particular data rates, OC-48 and OC-192, for the embodiment that applies error correction coding to multiple data signals. However, the portion of the specification that discusses this embodiment (p. 8, I. 20-22) does not disclose the particular data rates of OC-48 and OC-192. As a remedy, Examiner respectfully suggests removing these labels from Fig. 4A.

M. R. SEDIGHIAN
PRIMARY EXAMINER



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